DA CH.ENTA D.S. DISTARA ▼ UEL OE 2014	United Sta Eastern D	tes District Collistrict of New York	urt	
UNITED STATE P.M	ES OF AMERICA JUDGMENT IN A CRIMINAL CASE			
THE DEFENDANT:			35 QUEENS B'LVD	11375
pleaded guilty to count pleaded nolo contende which was accepted by was found guilty on co	ere to count(s)the court.	RSEDING INFORMATION		T CAPERS
after a plea of not guilt			Date Offense Concluded	Count Numbers
18 USC 4	MISPRISION OF	A FELONY	(x)	1
to the Sentencing Reform A		s 2 through <u>5</u> of this judgme	ent. The sentence is in	iposed pursuant
Count(s) REMAININ	\G	(is)(are) dismissed on the moti	on of the United State	s.
IT IS FURTHER ORD any change of name, reside judgment are fully paid.	ERED that the defendant si ence, or mailing address u	hall notify the United States Attor ntil all fines' restitution, costs an	ney for this district wit d special assessments	thin 30 days of imposed by this
Defendant's Soc Sec No.: Defendant's Date of Birth:	i de de la companya d	Date of Imposition of Judg	September 28, 2005	
A CONTRACTOR OF THE PROPERTY O	54-053		a)	
Defendants Mailing Address		JACK B. WEINSTE	IN SR. U.S.D.J.	
Defendant's Mailing Address.			005	

Date

UNITED STATES MARSHAL

DEPUTY US MARSHAL

Case 1:04-cr-01093-JBW Document 56 Filed 10/05/05 Page 3 of 4 PageID #: 133
 AO 245B (Rev. 8/96) Sheet 3 - Supervised Release

DEFENDANT: MARIA LUGO

CASE NUMBER: CR04-1093 (JBW)

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of 3 YEARS

THE DEFENDANT IS NOT TO BE KEPT IN THE UNITED STATES FOR SUPERVISED RELEASE IF SHE IS VOLUNTARILY OR INVOLUNTARILY DEPORTED. THE COURT INFORMS THE DEFENDANT THAT IF SHE IS DEPORTED AND SHE RETURNS TO THE UNITED STATES ILLEGALLY, IT WILL BE CONSIDERED A SEPARATE CRIME FOR WHICH SHE COULD BE PROSECUTED.

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not illegally possess a controlled substance.

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer.

The above drug testing condition is suspended based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)

The defendant shall not possess a firearm as defined in 18 U.S.C. § 921. (Check, if applicable.)

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below) The defendant shall also comply with the additional conditions on the attached page (if indicated below).

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer:
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distrubuted, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

Case 1 AO 245B (Rev. 8/96) S	:04-cr-01093-JBW Sheet 5, Part A - Criminal Moneta	Document 56	Filed 10/05/05	Page 4 of	4 PageID #:	134
	364824 2222	, vo			Judgment-Pag	e4 of 5
DEFENDANT:	MARIA LUGO					
CASE NUMBER	e: <u>CR04-1093 (JBW)</u>		-		(6 0 °)	
	CF	RIMINAL MO	NETARY PEN	NALTIES		
The defend forth on Sheet 5	lant shall pay the follow , Part B.	ving total criminal m	nonetary penalties in	accordance w	ith the schedule	e of payments set
		Assessmen	<u>t</u> <u>]</u>	Fine	Resti	<u>tution</u>
Totals	:	\$100.00			 	
If applicab	ole, restitution amoun	it ordered pursuan	t to plea agreemer	ıt		
PAYABLE IMM		F	Fram mBraaman		A	
			····		200000 500000	
			4 4600		****	<u> </u>
				consump		
		3. 7				
			FINE			
The above fine	includes costs of incar	ceration and/or supe		ant of	<u></u>	
after the date of	ant shall pay interest or f judgment, pursuant to fault and delinquency p	18 U.S.C. § 3612(f)	. All of the paymen	e fine is paid in t options on Sh	n full before the eet 5, Part B m	e fifteenth day ay be subject to
The court	determined that the de-	fendant does not hav	e the ability to pay	interest and it i	s ordered that:	
The i	nterest requirement is v	vaived.				
The i	nterest requirement is n	nodified as follows:				
			, , , , , , , , , , , , , , , , , , , ,	man nga	A 9.00	
<u>-</u>		DEC	TITUTION			
	mination of restitution is tered after such a deter	s deferred until		ended Judgmer	it in a Crimina	l Case
	1				State Control of the	
ā 5		•	50 - \$40.00 A.			
The defen	dont chall make mastitu	tion to the fellowing		1: 1 1 -1	-	
If the defe	dant shall make restituendant makes a partial p	payment, each payee	shall receive an ap		25	ment unless
specified other	wise in the priority orde	er or percentage payr	nent column below.		Amount of	Priority Order
Name of Payee				<u>* Total</u> ount of Loss	Restitution Ordered	Percentage of
Traine of rayee			Amo	unt of Loss	Oraerea	Payment

Totals:

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994 but before April 23, 1996.